LAW OFFICE OF RONALD L. KUBY

Attorneys at Law
119 West 23. Street, Suite 900
New York, New York 10011

RONALD L. KUBY
GEORGE WACHTEL
DAVID PRESSMAN

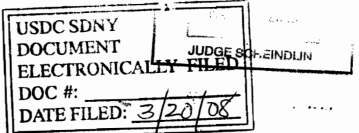
TELEPHONE: (212) 529-0223 Fax: (212) 529-0644 www.kusylaw.com

STAFF
SUBAN BAILEY
PROCESS SERVER
LUIS R. AYALA

March 19, 2008

Via Facsimile

Hon. Shira A. Scheindlin United States District Court Southern District of New York 500 Pearl Street, Room 1620 New York, New York 10007



RE: Bonge v. City of New York, et al., 07 Civ. 4601 (SAS)(GWG)

Dear Judge Scheindlin:

This office represents Plaintiffs in the above-captioned matter. I write to seek leave to conduct two depositions beyond the ten authorized by the Federal Rules. Defendants have consented to this request, subject to these depositions being scheduled after April 11, 2008 (the date discovery is set to close) due to Defense counsels' schedule. Plaintiffs have no objection to scheduling these two depositions shortly after April 11th.

By way of background, Plaintiffs seek to depose two NYPD witnesses who participated in the January 29, 2007 raid on 77 East Third Street. In addition to their involvement in the instant raid, one of the witnesses, upon information and belief, also participated in a prior raid on 77 East Third Street. This was discovered by Plaintiffs counsel after reviewing documents recently disclosed by Defendants. The other witness has authored documents, recently disclosed to Plaintiffs, detailing a lengthy relationship between the residents of 77 East Third Street and officers in the 9th Precinct.

Accordingly, Plaintiffs seek—with the consent of Defendants—leave to conduct these additional depositions shortly after the close of discovery in order to accommodate Defense counsels' schedule.

Thank you for your time and consideration.

Sincerely yours,

LAW OFFICE OF RONALD L. KUBY

DAVID PRESSMAN, ESQ. [DP-9136]

Attorneys for Plaintiffs

ACC Hillary Frommer (via facsimile)(212-788-9776)

Jord 30, 2008

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